1 2	Mark L. Eisenhut, Bar No. 185039 Matthew R. Orr, Bar No. 211097		
3	CALL, JENSEN & FERRELL 610 Newport Center Drive, Suite 700		
3	Newport Beach, CA 92660		
4	Tel.: (949) 717-3000		
5	Fax: (949) 717-3100 meisenhut@calljensen.com		
6	morr@calljensen.com		
7	Of Counsel:		
8	Michael W. Davis, Esq.		
9	Theodore R. Scarborough, Esq.		
	Kara L. McCall, Esq. SIDLEY AUSTIN LLP		
10	1 S. Dearborn Street		
11	Chicago, IL 60603		
12	Tel.: (312) 853-7000		
	Fax: (312) 853-7036 tscarborough@sidley.com		
13	kmccall@sidley.com		
14	Douglas D. Drawn, Ess		
15	Douglas B. Brown, Esq. Daniel Gerber, Esq.		
16	RUMBERGER, KÎRK & CALDWELL, P.A		
	Lincoln Plaza, Suite 1400		
17	300 South Orange Avenue Orlando, Florida 32802-1873		
18	Tel.: (407) 872-7300		
19	Fax: (407) 841-2133		
19	dbrown@rumberger.com dgerber@rumberger.com		
20	dgerber@rumberger.com		
21	Attorneys for Defendants Orkin, Inc. (f/k/a C	Orkin	
22	Exterminating Co., Inc.), and Rollins, Inc.		
23			
	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
24	NORTHERN DISTRIC	of California	
25	RONALD KRZYZANOWSKY AND ILEANA KRZYZANOWSKY, on behalf	Case No. C07-05362 SBA	
26	of themselves and all others similarly	JOINT STIPULATION R	EGARDING
27	situated,	RESPONSIVE PLEADIN	
20	Plaintiffs,	DEADLINE FOR FIRST COMPLAINT AND ORD	
28 call, jensen &	Taminis,	THEREON	
FERRELL A PROFESSIONAL CORPORATION	_	1 -	C07-05362 SB

C07-05362 SBA

1 VS. 2 ORKIN EXTERMINATING COMPANY, INC.; ROLLINS, INC., 3 Defendants. 4 5 6 7 8 9 Plaintiffs Ronald and Ileana Kryzanowsky ("Plaintiffs") and Defendants Orkin 10 Exterminating Company, Inc. and Rollins, Inc. ("Defendants" and, together with 11 Plaintiffs, the "Parties"), by and through their undersigned counsel of record, hereby 12 stipulate, and request the Court to order, as follows: 13 14 **WHEREAS** the First Amended Complaint in this matter was filed by Plaintiffs 15 on March 16, 2009; 16 17 WHEREAS Defendants have met and conferred with Plaintiffs regarding 18 various portions of the First Amended Complaint that Defendants believe should be 19 stricken and/or dismissed; 20 21 **WHEREAS** Plaintiffs have agreed to prepare a Second Amended Complaint and 22 present it to Defendants for their consideration; 23 24 WHEREAS the Parties mutually agree, and request that the Court order, that 25 Defendants need not respond to the First Amended Complaint, or file any motions 26 addressing such First Amended Complaint, until April 15, 2009 (which deadline may 27 become moot if a Second Amended Complaint is filed). 28

CALL, JENSEN & FERRELL A PROFESSIONAL CORPORATION

1	IT IS SO STIPULATED:	
2	Dated: April 6, 2009 HOFFMAN & LAZEAR	
3	H. Tim Hoffman Arthur W. Lazear	
4	Morgan M. Mack	
5		
6	By: <u>s/ H. Tim Hoffman</u> H. Tim Hoffman	
7	Attorneys for Plaintiffs Ronald and Ileana	
8	Krzyzanowsky	
9	Dated: April 6, 2009 CALL, JENSEN & FERRELL	
10	A Professional Corporation Mark L. Eisenhut	
11	Matthew R. Orr	
12		
13	By: <u>s/ Matthew R. Orr</u> Matthew R. Orr	
14	Attorneys for Defendant Orkin Exterminating	
15	Company, Inc. (n/k/a Orkin, Inc.) and Rollins,	
16	Inc.	
17		
18	<u>ORDER</u>	
19	The Court, having fully considered the parties' Stipulation and reasoning	
20	therefore, hereby orders that:	
21		
22	The deadline for Defendants to respond to the First Amended Complaint, and/or	
23	to file any motions addressing such First Amended Complaint, is extended until April	
24	15, 2009	
25		
26	IT IS SO ORDERED.	
27	DATED: 4/3/09  HON. SANDRA B. ARMSTIONG	
28 call, jensen & ferrell	U.S. District Court Judge	
A PROFESSIONAL CORPORATION	- 3 - C07-05362 SBA JOINT STIPULATION REGARDING RESPONSIVE PLEADING DEADLINE FOR FIRST AMENDED COMPLAINT	